So Ordered.

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Dated: September 30th, 2019	
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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON

10 In re: Case No. 18-03197 FPC 11 11 GIGA WATT, Inc., a Washington corporation,

Debtor.

The Honorable Frederick P. Corbit

ORDER GRANTING FINANCING ON FINAL BASIS WITH SUPER-PRIORITY UNSECURED STATUS

This matter came to be heard on the Chapter 11 Trustee's Motion for Order (i) Setting Expedited Hearing on Request for Authority to Re-Open the TNT Facility and to Borrow on Interim Basis; (ii) Authorizing Re-Opening of TNT Facility; and (iii) Approving Financing on Interim and Final Basis with Super-Priority Unsecured Status (the "Motion") filed by Mark D. Waldron, in his official capacity as the Chapter 11 Trustee (the "Trustee"). The Court has also considered the objections of David Carlson and Clever Capital, LLC to the Motion, filed on August 28, 2019 [ECF No. 360] and on September 20, 2019

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1	[ECF 373] and the response of the Official Committee of Unsecured Creditors to		
2	the Motion filed on August 28, 2019 [ECF No. 361].		
3	The Court held an interim hearing (the "Interim Hearing") by telephone on		
4	August 29, 2019 at 10:00 a.m. in which it approved on an interim basis the		
5	Trustee's request to obtain post-petition credit as set forth in the Motion. The		
6	Court also set a final hearing (the "Final Hearing") for September 24, 2019 at 1:30		
7	p.m.		
8	In the Motion, the Trustee requested entry of an order:		
9	A. Authorizing the Trustee to re-open the Debtor's facility at 474		
10	Highline Drive, East Wenatchee, Washington (the "TNT Facility") on shortened		
11	notice;		
12	B. Authorizing the Trustee to obtain a \$158,512 loan on an interim		
13	basis, comprised of \$154,512 and a \$4,000 origination fee, pending a final hearing		
14	on the Motion, and (ii) the remainder of \$41,488 for a total of \$200,000 on a final		
15	basis (the "Loan") pursuant to the terms of the Super-Priority Unsecured Credit		
16	Agreement (the "Loan Agreement") submitted with the Motion as Exhibit B;		
17	C. Authorizing the Trustee to use the proceeds of the Loan in		
18	accordance with the budget (the "Budget") set forth in Section 2.6 of the Loan		
19	Agreement, as such may be revised or with the Lender's consent;		
20	D. Authorizing the Trustee to execute and enter into the Loan		
21	Agreement and to perform such other and further act as may be required thereby;		
22	and		
23			
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1	E. Granting a super-priority claim pursuant to section 364(c)(1) of title		
2	11 of the United States Code (the "Bankruptcy Code"); and		
3	F. Finding that the Loan is made in good faith.		
4	The Court has considered the Motion and completed a preliminary and final		
5	hearing as provided for under section 364 of the Bankruptcy Code and Rule		
6	4001(c) of the Federal Rules of Bankruptcy Procedure. Based upon the Motion,		
7	the record before the Court, the testimony and arguments made and heard at the		
8	Interim Hearing, the Final Hearing and in the filings with the Court, the Court		
9	stated its findings of fact and conclusions of law at the Interim Hearing and at the		
10	Final Hearing and those findings of fact and conclusions of law are incorporated		
11	herein by reference as if set forth fully herein as provided in Rule 7052 of the		
12	Federal Rules of Bankruptcy Procedure. At the Interim Hearing, the Court granted		
13	the Trustee's request to re-open the TNT Facility on a final basis and such		
14	approval is repeated herein.		
15	ACCORDINGLY, IT IS HEREBY ORDERED THAT THE MOTION IS		
16	GRANTED:		
17	1. <u>Authorization to Re-Open the TNT Facility</u> . The Trustee shall be and		
18	hereby is authorized to re-open the TNT Facility.		
19	2. <u>Authorization for Loan</u> . The Trustee shall be and hereby is authorized		
20	to borrow from Lender on the terms and conditions contained in this order and is		
21	authorized, but not directed, to enter into the Loan Agreement. Upon execution		
22	and delivery of the Loan Agreement, such agreement shall constitute a valid and		
23	binding obligation of the bankruptcy estate, enforceable against the Trustee, in his		
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25	4827-4792-6439, v. 2		

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1	capacity as trustee and not personally, and enforceable against the estate in		
2	accordance with its terms.		
3	a. Loan Amount. The amount of principal borrowing pursuant to the		
4	Loan Agreement is \$200,000.		
5	b. <u>Interest/Fees</u> . The interest rate is fifteen percent (15%) per year		
6	with no compounding. The default interest rate is twenty-one		
7	percent (21%) year with no compounding. An origination fee shall		
8	be paid pursuant to the Loan Agreement in the amount of \$4,000,		
9	which is two percent (2%) of the principal amount of \$200,000.		
10	c. Maturity. As more particularly described in Section 3.3 of the		
11	Loan Agreement, the maturity date of the Loan is the earliest of (i)		
12	12 months, (ii) the sale of all or substantially all the estate's asset		
13	at the TNT Facility, (iii) confirmation and consummation of a plan		
14	or (iv) an Event of Default as defined in the Loan Agreement.		
15	d. Events of Default. Events of Default are listed in the Loan		
16	Agreement, Section 9.		
17	3. <u>Use of Loan Proceeds</u> . The Trustee shall use the Loan proceeds as set		
18	forth in the Budget, set forth in Section 2.6 of the Loan Agreement.		
19	4. <u>Super-Priority Administrative Claim</u> . The Loan shall constitute an		
20	administrative expense under section 364(c)(1) of the Bankruptcy Code. The Loan		
21	shall be afforded a super-priority claim senior to all other claims, either pre-		
22	petition or administrative.		
23			
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5. <u>Use of Proceeds</u> . The Trustee shall use the Loan solely in accordance		
with the Budget attached to the Loan Agreement as Schedule 2.6, unless the		
written consent of the Lender is first obtained.		
6. <u>Payment Terms</u> . The Trustee shall pay to the Lender on a monthly		
basis the greater of \$25,000 or FIFTY PERCENT (50%) of Monthly Net		
Revenues, as such term is defined in the Loan Agreement, until the full amount of		
the Loan, including principal and interest, is paid in full.		
7. <u>Good Faith</u> . The Court has considered and determined the matters set		
forth in this Order pursuant to its power under section 364(c) of the Bankruptcy		
Code to authorize the Trustee to obtain credit and other financial accommodations		
on the terms agreed to by and between the Trustee and the Lender. Each of such		
terms and conditions of the Loan is subject to the protections contained in section		
364(e) of the Bankruptcy Code.		
8. <u>Immediate Binding Effect</u> . The subject of this Order is a "core"		
proceeding as defined in 28 U.S.C. § 157(b)(2)(D). This Order shall be valid and		
fully effective immediately upon its entry.		
[This Order continues on the next page.]		
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1	9. This Order does not resolve any issues in the adversary proceeding,		
2	Waldron v. Carlson, et al, Case No. 19-80012, which is currently pending.		
3	/// END OF ORDER ///		
4			
5	Approved as to Form:	Approved as to Form:	
6	PISKEL YAHNE KOVARIK, PLLC	OFFICE OF UNITED STATES	
7		TRUSTEE	
8			
9	/s/ Benjamin McDonnell	/s/ James Perkins	
10	Benjamin McDonnell, WSBA #45547 Counsel for David Carlson and	James Perkins Counsel for the U.S. Trustee's Office	
11	Clever Capital LLC		
12	Presented by:		
13	POTOMAC LAW GROUP, PLLC		
14	/s/ Pamela Egan		
15	Pamela Egan, WSBA #54736	_	
16	Counsel for Mark D. Waldron, as Chapter 11 Trustee		
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24		Facility and Granting Financing on Final	
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